PLANNING COMMISSION COUNTY OF YORK YORKTOWN, VIRGINIA

Resolution

Room, York Hall, Yorktown, Virginia, on the day of	
<u>Present</u>	<u>Vote</u>
Andrew A. Simasek, Chair Alfred E. Ptasznik, Jr., Vice Chair Alexander T. Hamilton Robert D. Heavner Nicholas F. Barba John R. Davis Frederick W. Harvell	
On motion of, which carried, the adopted:	following resolution was
A RESOLUTION TO RECOMMEND APPROVAL MENT TO SECTION 24.1-403(g)(1) OF THE YORKING ORDINANCE TO ALLOW "SINGLE-FAMI DWELLING UNITS TO BE ELIGIBLE FOR THE ING ADDITION AND ACCESSORY STRUCTURE VISIONS CURRENTLY LIMITED TO "TOWNHOU	K COUNTY ZON- LY ATTACHED" SPECIAL BUILD- E SETBACK PRO-

WHEREAS, Section 24.1-403(G)(1) of the Zoning Ordinance establishes certain special setback provisions for additions to townhouse dwelling units and structures accessory to townhouse units; and

WHEREAS, it has come to the Board's attention that the current wording does not allow such special setback provisions to apply to duplexes and multiplexes, both of which are "single-family attached dwelling units" as are townhouses: and

WHEREAS, in the interest of good zoning practice, the Board has sponsored Application No. ZT-87-04 to amend Section 24.1-403(g)(1) to expand the special set-back provisions to apply to all types of "single-family attached" dwelling units;

WHEREAS, said application has been forwarded to the York County Planning Commission in accordance with applicable procedure; and

WHEREAS, the Planning Commission has conducted a duly advertised public hearing on this application; and

WHEREAS, the Commission has carefully considered the public comments with respect to this application;

NOW, THEREFORE, BE IT RESOLVED by the York County Planning Commission this the ____ day of _____, 2004, that it does hereby sponsor an application to amend section 24.1-403(g)(1) of the York County Zoning Ordinance to expand the special setback provisions applicable to townhouses to all single-family attached dwelling unit types.

Sec. 24.1-403. Standards for single-family attached dwellings.

The following standards shall be required of all single-family attached developments. Evidence of compliance shall be demonstrated through preparation of a site plan in accordance with all requirements of article V.

(g) Each single-family attached dwelling unit shall have direct access to a private rear or side yard or patio area which should be enclosed or visually screened by fences, walls or plantings. Accessory storage sheds, fences, walls or other structures, designed and constructed at the time of development as an architecturally compatible addition to the dwelling unit, may occupy up to sixty (60) square feet of the required rear or side yard area. Such sheds shall not exceed six feet (6') in width nor ten feet (10') in depth and shall be located along one of the side lot lines in order to serve as a privacy screen and to maximize the usefulness of the remaining yard/patio area. Other provisions of this chapter notwithstanding, required yard setback dimensions shall be measured to the unit rather than to any attached accessory structure.

In addition to the above-described standards, the following provisions shall apply in the situations noted:

- (1) When the rear lot line of a single-family attached unit abuts a common open space strip of at least twenty feet (20') in width, or where the rear lot line faces the side lot line of an adjoining unit and is separated from it by a common open space strip of at least ten feet (10') in width, there may be, as a part of the original construction, or as a later addition, a single-story attached room, storage shed, patio enclosure, screened porch, awning, or other similar structure which projects into the required fifteen foot (15') setback by as much as ten feet (10'). No such extension shall be closer to a side lot line than otherwise authorized by the applicable dimensional regulations.
- (2) Detached single-story storage sheds or similar structures may be located within the required fifteen foot (15') rear yard area and along a side or rear property line provided that they do not exceed sixty (60) square feet in area, are located at least five feet (5') from the principal structure, and the rear lot line abuts a common open space area of at least twenty-five feet (25') in width.
- (3) For the purposes of administering the provisions set forth in Sections 24.1-403(g)(1) and (2) above, for a quadruplex lot or other residential lot in a multiplex grouping in which units are arranged back-to-back and side-to-side, no additions or accessory structures shall be permitted in yards that abut a public or private street or parking area.
